UNITED STAT	ES DISTR	ICT COURT	
D	istrict of	Delav	vare
UNITED STATES OF AMERICA			
V.	ORDE	R OF DETENTION	PENDING TRIAL
Salvador Martinez - Torres	Case C	RO6-31-2-	JJF
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention of the defendant pending trial in this case.			
	-Findings of Fact	:	
 ☐ (1) The defendant is charged with an offense described in 18 U or local offense that would have been a federal offense if a ☐ a crime of violence as defined in 18 U.S.C. § 3156(a)(☐ an offense for which the maximum sentence is life imp ☐ an offense for which a maximum term of imprisonment. 	circumstance giving 4). orisonment or death.	rise to federal jurisdiction ha	
all offense for which a maximum term of imprisonmen	t of ten years of mor	e is prescribed in	.*
a felony that was committed after the defendant had be § 3142(f)(1)(A)-(C), or comparable state or local offer (2) The offense described in finding (1) was committed while (3) A period of not more than five years has elapsed since the for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttable presum safety of (an) other person(s) and the community. I further	nses. the defendant was or date of convict	n release pending trial for a fe ion release of the defer ion or combination of conditi	ederal, state or local offense. Indant from imprisonment It ions will reasonably assure the
	ative Findings (A)	ant has not resulted this pres	amption.
X (1) There is probable cause to believe that the defendant has c	0 \ ,		
X for which a maximum term of imprisonment of ten year under 18 U.S.C. § 924(c).		bed in 21 USC § 841	·
X (2) The defendant has not rebutted the presumption established	by finding 1 that no	condition or combination of c	onditions will reasonably assur
the appearance of the defendant as required and the safety	-		onamono minibasenasi, assar
**	ative Findings (B)		FILED
(1) There is a serious risk that the defendant will not appear.			FILEU
(2) There is a serious risk that the defendant will endanger the	safety of another per	rson or the community.	
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			La Control of Control
			DISTRICT OF DELAWARE
			DIGING! OF DELITING
Part II—Written Sta	tement of Reason	s for Detention	
I find that the credible testimony and information submitted at t	he hearing established	es by X clear and convin	cing evidence X a prepon-
derance of the evidence: Defendant did not oppose the government' future which was granted. In addition to defendant's non-opposition will reasonably assure defendant's appearance as required and the start. Defendant is an illegal alien (Mexican national) and as a result of 2. Defendant has been previously deported in April 2004 and a detail 3. Since defendant refused to be interviewed by Pretrial Service, the residence, family in the US, employment and past criminal history. 4. The present charge involves a significant drug offense for which a	n, the court finds tha afety of the communi annot legally be emp ainer has been filed b e court has very limit	t there are no conditions or control for the following reasons: loyed or reside in the US. by ICE. ted information regarding defeated information regarding defeated.	embination thereof that
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AO 472 (Rev. 3/86) Order of Detention Pending Tr	rial
	Part III—Directions Regarding Detention
The defendant is committed to the custody of the to the extent practicable, from persons awaiting reasonable opportunity for private consultation we	he Attorney General or his designated representative for confinement in a corrections facility separate, or serving sentences or being held in custody pending appeal. The defendant shall be afforded a vith defense counsel. On order of a court of the United States or on request of an attorney for the ons facility shall deliver the defendant to the United States marshal for the purpose of an appearance
April 28, 2006	Jackeye
Date	Signature of Judicial Officer
	Mary Pat Thynge, Magistrate Judge
	Name and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).